## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF GEORGIA ALBANY DIVISION

GREGORY GILLILAN, :

Plaintiff

VS.

.

KAREN DOUGLAS, : NO. 1:06-cv-82(WLS)

•

Defendant : **ORDER TO SUPPLEMENT** 

Plaintiff **GREGORY GILLILAN**, an inmate at Calhoun State Prison in Morgan, Georgia, has filed a *pro se* complaint under 42 U.S.C. § 1983.

## I. MOTION TO PROCEED IN FORMA PAUPERIS

Plaintiff also seeks leave to proceed without prepayment of the \$350.00 filing fee or security therefor pursuant to 28 U.S.C. § 1915(a). Based on plaintiff's submissions, the Court finds that plaintiff is unable to prepay the filing fee. Accordingly, the Court **GRANTS** plaintiff's motion to proceed *in forma pauperis* and waives the initial partial filing fee pursuant to 28 U.S.C. § 1915(b)(1).

It is hereby **ORDERED** that plaintiff's custodian or his designee shall set aside twenty percent (20%) of all deposits made to plaintiff's trust fund account and forward those funds to the Clerk each time the amount set aside exceeds \$10.00, until the \$350.00 filing fee has been paid in full. 28 U.S.C. § 1915(b)(2). The Clerk of Court is directed to send a copy of this order to the

business manager and the warden of the institution where plaintiff is incarcerated.

II. ORDER TO SUPPLEMENT

Plaintiff, who suffers from an unspecified form of cancer, alleges that on June 6, 2006,

defendant Karen Douglas (occupation unknown), instructed a prison guard at Calhoun State Prison

to remove plaintiff's mattress. As a result, plaintiff was forced to sleep on the concrete floor.

After reviewing plaintiff's complaint, the Court finds that additional information is needed

before a proper evaluation of his claims can be made. Accordingly, plaintiff is instructed to

supplement his complaint by describing the time period during which he remained in his cell without

a mattress and the injuries that he suffered, if any, as a result of the alleged deprivation. Plaintiff

is further instructed to explain why he believes that Douglas had plaintiff's mattress confiscated.

Plaintiff is hereby given thirty (30) days from receipt of this order to submit a supplement

to his complaint, limited to this claim only. No other claims will be considered. If plaintiff fails to

respond to this order in a timely manner, this action shall be dismissed. There shall be **no service** 

of process until further order of the Court.

**SO ORDERED**, this 13<sup>th</sup> day of June, 2006.

/s/ Richard L. Hodge

RICHARD L. HODGE

UNITED STATES MAGISTRATE JUDGE

2